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THE STATE COMMERCE COMMISSION

P.O. Box 4401/777 South Post Oak Road/Houston, Texas 77210 (713) 626-8787 (TWX No. 910 881 7234)

October 21, 1982

Ms. OCT 26 1982
Date 50.40

ICC Westington, D. C.

Ms. Lee Secretary of Interstate Commerce Commission 12th & Constitution Avenue N.W. Room 2302 Washington, D.C. 20423

Re: One 33,500 Gallon nominal capacity tank car, DOT112J400W, coiled, insulated, 100 ton roller bearing the number #GLNX33501.

Dear Ms. Lee:

Please find enclosed one original counterpart and a copy of a Security Agreement between Terence J. Raymond and Allied Bank West Loop, N.A. and a check in the amount of \$50.00 for payment of recording fee. We ask that you record this document pursuant to Section 11303 of the Interstate Commerce Act, 49 U.S.C. 11303, of the Code of Federal Regulations. Please note that the principal debtor and mortgagor is Terence J. Raymond and the mortgagee is Allied Bank West Loop, N.A. The collateral pledged is the tank car referenced above.

Please return the original counterpart to me in care of Allied Bank West Loop, N.A., Post Office Box 4401, Houston, Texas 77210. If you need additional information with regard to these documents or this transaction, please contact me. Thank you for your attention to this matter.

Yours very truly,

Dave Martin

Senior Vice President

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SECURITY AGREEMENT MOTOR VEHICLES AND CONSUMER GOODS COMMERCE COMMISSION

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TERENCE J.	RAYMOND	(Date)	
	(Name)		
17207 WINDYPINE (No. and Street)	SPRING, TÉXAS 77373	(County)	(State)
hereinaster called "Debtor" for value received, the received		•	
ALLIED BANK WEST LOOP, N.A.	HOUSTON, HARRIS CO.,		
hereinafter called "Secured Party" a security interest in	the following described property:	12//10 17 000	
ONE (1) 33,500 GALLON NOMINAL CAP INSULATED, 100 TON ROLLER BEARING AND ALL ADDITIONS AND ACCESSORIES THEREFROM ALL ACCOUNTS, CHATTEL F	G TRUCKS BEARING THE NUMBE S THERETO, RENTALS AND PRO PAPER AND GENERAL INTANGIB	R:#GLNX 33501 FITS BLES WITH RESPECT	
THERETO INCLUDING WITHOUT LIMITATIN AND TO THAT CERTAIN AGREEMENT RIGHT TO RECEIVE AND COLLECT ALL SALE, ALL PER DIEM MILAGE OR PAYN	BETWEEN DEBTOR AND GLNX C RENTALS, LIQUATED DAMAGES	ORPORATION AND ALL , PROCEEDS OF	
SUCH LEASE OR WITH RESPECT TO SUC		BECOME PATABLE ORDER	
and in all substitutes and replacements therefor, accessi	ions attachments and other additions to a	nd tools narts and equipment used	in connection therewith
(all hereinafter sometimes called the "Collateral"), and	agrees with Secured Party as hereinafter s	et forth.	
As additional security for payment of the Obligat of, in and to any and all money, property, accounts, sect of them, or to which any of them is a party, now held o limitation all certificates of deposit and other depository or other penalty on such deposits. Without prior notice rights and remedies at law and equity (all of which are	urities, documents, chattel paper, claims, dem or hereafter coming within Secured Party's c y accounts, whether such have matured or th e to or demand upon the Debtor, Secured P	nands, instruments, items or deposits custody or control, including by wa he exercise of Secured Party's rights Party may exercise its rights granted	of the Debtor, and each y of example and not of results in loss of interest above, as well as other
Any after-acquired consumer goods shall not crights in such consumer goods within ten (10) days aft	onstitute part of the Collateral unless such er Secured Party gives value.	consumer goods are accessions or	unless Debtor acquires
The security interest granted hereby is to secure	the payment of a note dated		9 executed and
delivered by Debtor to Secured Party in the original p indebtedness and liabilities whatsoever of the Debtor to or to become due, and whether now existing or hereafte sometimes called the "Obligations"). 1. DEBTOR. Debtor hereby represents, warra	to Secured Party of every kind and descript r arising and howsoever evidenced or acquire	ion, whether direct or indirect, abso	
(a) Except for the Security Interest granted here Interest specified herein, the Debtor will be the owner of defend the Collateral against all claims and demands of	eby, the Debtor is, and as to Collateral acquir of all such Collateral free from any adverse of	claim, security interest or encumbra	uded within the Security nce; and the Debtor will
(b) There is no financing statement now on file on any Obligations of the Debtor to Secured Party, the statements except the financing statement filed or to be	in any public office covering all or any part of Debtor will not execute and there will not be	of the Collateral, and so long as any e on file in any public office any sucl	amount remains unpaid h financing statement or
(c) That the Collateral will be used by the De			
☐ Farming operations.			
Business use.			
(d) - That the Collateral is being acquired wi Secured Party may disburse directly to the Seller of the		d by Debtor contemporaneously he	erewith, which proceeds
(e) That the Collateral will be kept at: ROL 1717 ST. JAMES PLACE, #300, HOUS	LING STOCK, MANAGED BY GLM	NX CORPORATION LOCATE	D AT
(No. and Street)		(County)	(State)
or if left blank, at the address shown at the beginning remove the Collateral, nor permit it to be removed, fr Collateral be removed from the State of Texas.	om the above address without obtaining pr	removal in connection with ordina rior written consent of Secured Par	ry use, Debtor shall not ty. In no event shall the
(f) If Debtor has only one place of business, i	It is:		
(No. and Street)	• •	(County)	(State)
or if left blank, is that shown at the beginning of this (g) If the Collateral is to be used primarily for the Debtor's residence in the State of Texas is:		if Debtor has no place of business in	the State of Texas, that
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(No. and Street) (h) If the Collateral is primarily for business u	• • • • • • • • • • • • • • • • • • • •	(County) business, the chief executive office	(State) (State) (State)

or if left blank, is that shown at the beginning of this agreement.

- (i) Debtor shall have and maintain insurance at all times with respect to all Collateral against risks of fire (including so-called extended coverage), theft and other risks as Secured Party may reasonably require and, in the case of motor vehicles, collision and comprehensive coverage containing such terms, in such form, for such periods and written by such companies as may be satisfactory to Secured Party, all such insurance to contain loss payable clauses in favor of Secured-Party as its interest may appear. All policies of insurance shall provide for ten days' written minimum cancellation notice to Secured Party and at request of Secured Party shall be deliverd to and held by it. Secured Party may act as attorney for Debtor in obtaining, adjusting, settling and cancelling such insurance and endorsing any drafts. insurance and endorsing any drafts.
- (j) Debtor will keep the Collateral free from any adverse lien, security interest or encumbrance, and in good condition and will not waste, sell, destroy w to deteriorate, except for ordinary wear and tear of its intended primary use, any of the same. Debtor will not use the Collateral in violation of any statute or ordinance.
- (k) If Secured Party should at any time be of the opinion that the Collateral is not sufficient or has declined or may decline in value or should Secured Party deem payment of Debtor's Obligations to Secured Party to be insecure, then Secured Party may call for additional Collateral satisfactory to Secured Party, and Debtor promises to furnish such additional security forthwith. The call for additional security may be oral or by telegram or by United States mail addressed to the address of Debtor shown at the beginning of this agreement.
- (I) Debtor agrees to execute and deliver such financing statement or statements, or amendments thereof or supplements thereto, or other instruments as Secured Party may from time to time require in order to comply with the Texas Uniform Commercial Code and to preserve and protect the security interest hereby granted.
- (m) Secured Party may at its option, whether before or after default, but without obligation to the Debtor, discharge taxes, liens, or security interests or other encumbrances at any time levied or placed on the Collateral, and may place and pay for insurance thereon, order and pay for the repair, improvements, maintenance and preservation of the Collateral and pay any filing or recording fees necessary to preserve and protect the security interest hereby granted. The Debtor agrees to reimburse Secured Party on demand for any payment made or any expense incurred by the Secured Party pursuant to the foregoing authorization, and such amounts shall constitute additional Obligations of Debtor which shall be secured by and entitled to the benefits of the security agreement.
- (n) Debtor hereby waives protest of all commercial paper at any time held by Secured Party on which Debtor is in any way liable, notice of nonpayment at maturity of any and all accounts, and except where required hereby, notice of action taken by Secured Party. Exercise of or omission to exercise any right of Secured Party shall not affect any other subsequent right of Secured Party to exercise the same.
- (o) Any carbon, photographic or other reproduction of any financing statement signed by Debtor is sufficient as a financing statement for all purposes, including without limitation, filing in any state as may be permitted by the provisions of the Uniform Commercial Code of such state.
- (p) It is the intention of the parties hereto to comply with applicable usury laws; accordingly, it is agreed that notwithstanding any provision to the contrary in this Security Agreement, or in any of the documents evidencing the Obligations or otherwise relating thereto, no such provision shall require the payment or permit the collection of interest in excess of the maximum permitted by such laws. If any excess of interest in such respect is provided for, or shall be adjudicated to be so provided for, in this Security Agreement, or in any of the documents evidencing the Obligations or otherwise relating thereto, then in such event (a) the provisions of this paragraph shall govern and control, (b) neither the Debtor hereof nor his heirs, legal representatives, successors or assigns or any other party liable for the payment hereof, shall be obligated to pay the amount of such interest to the extent that it is in excess of the maximum amount permitted by such laws. (c) any such excess which may have been collected shall be, at the option of the holder of the instrument evidencing the Obligations, either applied as a credit against the then unpaid principal amount thereof or refunded to the Maker thereof and (d) the effective rate of interest shall be automatically subject to reduction to the maximum lawful contract rate allowed under applicable usury laws as now or hereafter construed by the courts having jurisdiction.

II. EVENTS OF DEFAULT AND REMEDIES

- (a) The Debtor shall be in default under this Security Agreement upon the happening of any of the following events or conditions (herein sometimes called an "Event of Default"): (i) failure of Debtor to pay when due any interest on or any principal or installment of principal of any Obligations of Debtor to Secured Party; (ii) the occurrence of any event which under the terms of any evidence of indebtedness, indenture, loan agreement, security agreement or similar instrument permits the acceleration of maturity of any indebtedness of Debtor to Secured Party, or to others than Secured Party; (iii) default occurs in the observance or performance by Debtor of any provision of this agreement or of any note, assignment of transfer under or pursuant thereto; (iv) the dissolution, termination of existence, insolvency or business failure of the Debtor, or the application for the appointment of a receiver of any part of the property of the Debtor, or the commercement by or against the Debtor of any proceeding under any bankruptcy arrangement, reorganization, insolvency or similar law for the relief of debtors, or by or against any guarantor or surety for the Debtor, or upon the service of any warrant, attachment, levy or similar process in relation to a tax lien or assessment; (v) the Collateral becomes, in the judgement of Secured Party, unsatisfactory or insufficient in character or value; (vi) Secured Party receives notification that another person has or expects to acquire a purchase money security interest in the Collateral or any part thereof; or (vii) loss, theft, substantial damage, destruction or sale of the Collateral or any part thereof.
- theft, substantial damage, destruction or sale of the Collateral or any part thereof.

 (b) Upon the occurrence of an Event of Default, or if Secured Party deems payment of Debtor's Obligations to Secured Party to be insecure, and at any time thereafter, Secured Party may, at its option, without presentment, demand, notice of intention to accelerate, notice of acceleration, notice of non-payment, protest, notice of dishonor or any other notice whatsoever to Debtor or any other person obligated thereon, declare all Obligations secured hereby immediately due and payable and Secured Party shall thereupon have the rights and remedies of a Secured Party under the Texas Uniform Commercial Code, including without limitation, the right to sell, lease or otherwise dispose of any or all of the Collateral and to apply the proceeds thereof toward payment of any costs and expenses and attorneys' fees, and legal expenses thereby incurred by the Secured Party and toward payment of the Obligations in such order or manner as the Secured Party may elect. Secured Party shall have the right to take immediate possession of the Collateral, with or without process of law, and for that purpose Secured Party may enter upon any premises on which the Collateral or any part thereof may be situated and remove the same therefrom. Secured Party may require Debtor to assemble the Collateral and make it available to Secured Party at a place to be designated by the Secured Party which is reasonably convenient to both parties. Unless the Collateral is perishable or threatens to decline speedily in value or is of a type customarily sold on a recognized market, Secured Party will send Debtor reasonable notice of the time and place of any public sale thereof or of the time after which any public sale or other disposition thereof is to be made. The requirement of sending a reasonable notice shall be met if such notice is mailed postage prepaid, to Debtor at the address designated at the beginning of this Security Agreement at least five days before t
- III. SPECIAL LIMITATIONS AND RESTRICTIONS. Notwithstanding any provision in this Security Agreement to the contrary, if any of the Obligations secured in whole or in part by this Security Agreement are loans or other extensions of credit made under the authority of Chapters 3, 4, 5 or 15 of Article 5069, Texas Revised Civil Statutes (hereinafter called "Consumer Credit Code Obligations"), then as to such Consumer Credit Code Obligations this provision shall govern and control over all other provisions in this Security Agreement, and all such other provisions shall be interpreted and enforced in accordance with the following limitations and restrictions: (a) no provision in this Security Agreement shall constitute or be construed as a confession of judgment or to appear for Debtor in a judicial proceeding; (c) no lien upon real property, if any, granted by this Security Agreement shall secure payment of any loan or other extension of credit made under the authority of Chapters 3, 4, 5 or 15 of Article 5069, Texas Revised Civil Statutes, as applicable; (d) no provision in this Security Agreement shall constitute or be construed as a waiver by Debtor of any rights accruing to Debtor under Chapters 3, 4, 5 or 15 of Article 5069, Texas Revised Civil Statutes, as applicable; and (e) no provision in this Security Agreement shall be construed as granting to Secured Party a contractual right to charge or receive any cost, charge, fee or expense which is either prohibited by or in excess of the amounts authorized by Chapters 3, 4, 5 or 15 of Article 5069, Texas Revised Civil Statutes, as applicable, and, in this connection, the costs, charges, expenses and fees which Secured Party a contractual right to charge or receive any cost, charge, fee or expense which is either prohibited by or in excess of the amounts authorized by Chapters 3, 4, 5 or 15 of Article 5069, Texas Revised Civil Statutes, as applicable, and, in this connection, the costs, charges, expenses and fees which Secured Party is entitled to receive any cost,

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SIGNED	ın	multiple	original	counterparts	ang	denvered	on the	day and	year.	11151 2	DOVE	WILLE	٠.
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AGREED TO: ALLIED BANK WEST LOOP, N.A.

C. DAVE MARTIN-SR. VICE PRESIDENT

JOAN SHELTON SMITH Netary Public in and for Harris County, Texas

ON THIS 17th DAY OF SEPTEMBER, 1982 BEFORE ME APPEARED TERENCE J. RAYMOND, WHO I AM SATISFIED, IS THE PERSON NAMED IN AND WHO EXECUTED THE WITHIN INSTRUMENT AND HE SIGNED AND DELIVERED THE SAME FOR THE USES AND PURPOSES THEREIN EXPRESSED